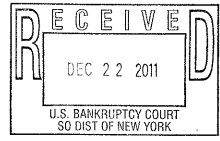
B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

In relehman Brothers Holdings, Inc.	Case No. <u>06-13555</u>		
TRANSFER OF CLAIM O	THER THAN FOR SECURITY		
A CLAIM HAS BEEN FILED IN THIS CASE or hereby gives evidence and notice pursuant to Rule than for security, of the claim referenced in this ev	deemed filed under 11 U.S.C. § 1111(a). Transfere 3001(e)(2), Fed. R. Bankr. P., of the transfer, other idence and notice.		
CF Claims LLC	Lennart Knutsson		
OF Claims LLC Name of Transferee	Name of Transferor		
Name and Address where notices to transferee should be sent: Attn: David Sharpe 1345 Ave of the Americas, 23rd Floor New York, NY 10105	Court Claim # (if known): 41150 Amount of Claim: \$15,000 Date Claim Filed: 10/19/2009		
Phone: (212) 479-7072	Phone:		
Phone: (212) 479-7072 Last Four Digits of Acet #:	Phone:		
Name and Address where transferee payments should be sent (if different from above):			
Phone: Last Four Digits of Acct #:			
I declare under penalty of perjury that the information best of my knowledge and best of	ation provided in this notice is true and correct to the		
By: Transferee Transferee's Agent	Date: 13/16/11		



H 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

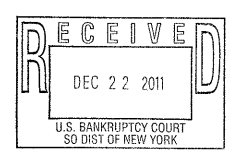
100 To	MALL MAIL BEST STATES OF THE S	

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

CF Claims LLC	Lennart Knutsson		
Name of Transferee	Name of Transferor		
Name and Address where notices to transferee should be sent: Attn: David Sharpe 1345 Ave of the Americas, 23rd Floor New York, NY 10105	Court Claim # (if known): 41150 Amount of Claim: \$15,000 Date Claim Filed: 10/19/2009		
Phone: (212) 479-7072	Phone:		
Last Four Digits of Acet #:	Phone: Last Four Digits of Acct. #:		
Yilaaa			
Phone: Last Four Digits of Acct #:			
I declare under penalty of perjury that the information best of my knowledge and there.			
By: Transferee Transferee's Agent	Date: 13/16/11		

Penalty for making a fidse statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.



Agreement and Evidence of Assignment Of Claim '

- 1. MANIASUM, ERMANT ["Seller"], his successors and assigns, for good and valuable contribution, the sufficiency of a which is hereby authomorphism the amount of USS\$75.00 [the "Replicant"], does hereby absolutely, unconditionally and irrevocably sell, transfer and assign unto DF Claims LLC ("<u>Burchater</u>") and Purchaser's purchaser's purchaser's purchaser's purchaser's purchaser's purchaser's purchaser and only a sign and Purchaser agrees to purchase, as of the Effective Date (as defined brively, and of seller's piles, fide and interest in and to the claim in the purchaser and only as a sign unit of US\$55,000.00, as reflected in Proof of Claim Hes Call (in the "<u>Proof of Claim</u>") against information the shadings for the Claim in the Caller's fight and the "<u>Proof of Claim"</u>) against information and the Caller's fights to receive distributions in respect of the Claim in connection with the Case (like "<u>Claim"</u>), Purchaser shall make Payment by Check sont is Seller's rights to received by Seller (the "Proof of Claim"). This Agreement and Cyldence of Assignment of Claim (libe "<u>Agreement</u>") shall not be effective until the Payment by received by Seller (the "Interest Date").
- 2. Soller hereby represents and warrants to Purchaser that [a] the Proof of Claim was duly and Himsly fixed on or herote 2500 p.m. (prayalling testion Time) on Horamber 2, 2009 in accordance with the Count's order solding the developes for thing purely so respect of "behins in Program Securities"; (b) the Proof of Chaim relates to one or more securities expressly identified on the list designated "behins programs Securities" available on http://www.sishmad.decket.com.up of 14, 17, 2003; (c) Soller has delivered to Purchasur June and correct copies of documentation supporting the Proof of Color, Excluding, without firmation, may notice that Seiter received from the Debter regarding the stowed amount in import of Seiter's Colon; (4) the Chim to an allowed, with, brookst oil and under successing and received a factor of the Debter (4) the Chim is at least the amount of US\$15,000.00 against the Debter; (4) the Chim is not subject to any studence, claim or right of setoil, reduction. impairment, avoidence, disallowance, subordination or profunce action, in whole or in part, whether on conflectual, legal or equivable grounds, that have tieen or may be assected by or on behalf of the Debtor or any other party to reduce the amount of the Claim or affect its wilding priority or enforceability; if I this Agreement has been duly authorized, executed and delivered by Seller and Saller has the regulate power and authority to execute, deliver and perform this Agreement; [c] no convent, approved, times or corporate, partnership or other action is required as a condition to, or otherwise in contaction with, the execution, delivery and performance of this Agreement by Seller; (b) this Agreement constitutes the valid, legal and binding agreement of Seller, enforces his against Seller for accordance with its Learns; (i) no payment or other distribution has been received by Schor, or by any third party on behalf of Seller, in his or publical satisfaction of or in connection with, the Claim; (i) no portion of the Claim has been said, assigned or pledged to any third party (in whose or in as rt); [i] Seller owns and has good and marketable title to the Cabo, from and clear of any and all least claims, security interests, or encustrance created or incurred by Selfar or equivalent to the most consultance created or incurred by Selfar or equivalent Selfar; if) Selfar has not consultant any acts, conduct or omissions, or had any relationship with the Debay or its sliftlater, that will excit un purchases teceberg in respect within the land proportionately loss payments or distributions or held involved treatment than other unsecuted crudillus; and [14] Sallet is not an ublikate (us such term to defined in the Hankuppey Code). Further, Soller a chroxicages, by that Porchasor is no Independent party and Surchasor is not ucling for or on behalf of Seller, and by represents and wateraits to Purchaser that Seller has office obtained legal acrica from its own counsel in connection has with or Saller has independently determined to enter into this agreement without the bonotic of coursel. Solici actnowledges that Purchater reserves the right to review the Claim prior to purchase and may refuse to purchase Solies's claim for any reason.
- 4. Saller hereby waters any objection to the transfer of the Craim to Princhose on the books and records of the bullon and the Court and hereby waters to the fullest outent permitted by law any notice or right to receive notice of a hearing purpose. To Rule 2001(e) of the Fudern Pules of California, the Barthropicy Code, applicable to the Cutter permitted and Seller' by Preciouser for all purposes in the case, is defining, without imiliating, for voting aim distribution; purposes with response to the Cutter, Purposer agrees to like a notice of typeater with the Court person at the Court person and the Court person and the Court person and the Court person and the Court person are the court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court person and the Court person are the Court person and the Court per
- 5. All representations, was anties, coverants and indensities contained hereinstalls survive the execution, delivery and performance of this Appeared and their matching described herein. Purchasers shall be entitled to standing the lights here under without any castar to other consent of Select. Sullar hereby agrees to indensity, defend and hard Purchaser, as a purchasers and assigns and its offices, directors, employees, agains and controlling purpose lightness from and against any and all before, claims, desneys, costs, expenses and invitation, reasonable alloways fees and expenses, which result from Seller's breath of its representations and wromities made lightly.
- 6. Each of Seller and Purchasus agrees to fall execute and defrer, or cause to be excepted and delivered, absurch other and buther agreements, documents and instruments and (b) take or cause to be taken all such other and further extern as the other party way reasonably request to effectively the ident and purposes, and carry out the terms of this Agreement, bedwing, without limitation, serior's cooperation with Purchaser in the event that the Chim may at any time implied for any reasons whatsoever such as in the event that Deltor makes an objection with respect to the Chim.
- 7. Selects and thurshaser's rights and obligations hereunder shall be governed by and interpreted and disturbed and disturbed and disturbed as accordance with the laws of the State of New York (without regard to any conflicts of law provides that would require the application of the law of any other purishtion). Seller and Purchasers as in submit to the jurisdiction of the course for the Course of New York in the State of New York, Each party here to consume to service of process by certified mail of its adding faced on the signature page below.
- is. This Agreement iteres, the entire agreement between the parties concerning the subject matter based and supersedus any other agreements; understandings, or representations with respect to the subject matter bereaf, Any addition or modification in this Agreement injust is made in whitey amissigned by pull-boloud representatives of each of the parties layout.
- % Hang of the provisions of this Agree ment are found to the unwinder that the entertainment of the Agreement of the Agreement.
- This Agreement may be signed in our course counterparts. Facultille and electronic scenared reposts of this Agreement shall be described as originals for purposes
 of enforcement.

IN WITNESS WHEREOF, this Agreement and Evidence of Assignment of Claim Is entered into as of the Effective Data.

SELIER KAHII SSON, LEMNANT		*	PLINCHASER CF Clabra LLC
By: Name: LENNART KOPTSONS Title: MAH BIK	er F	*	By: Name: Trike:
Data: <u>Ole728 2011</u> faxNo.: tmall: <u>Kincefasson, Learnau C</u> a) tolia. Com	₩ . •	-	Deta:

Agreement and Evidence of Assignment Of Claim

- 1. REMISSION, LEMNANT ["Sellet"), its successors and assigns, for good and valuable construction, the sufficiency of suitide is hereby acknowledged in the amount of USS675.00 (the "Replacem"), does hereby also little, unconditionally and irrevocably sail, transfer and assign units OF Claims (LC ("<u>Burchaser</u>") and Purchaser's au measure and assigns, and Purchaser suggests of sufficiency and the friedrive Date (as defined holow), also Seller's in Jrts, fide and interest in and to the claim in the aggregate principal assigns of USS65,000.00, as reflected in Proof of Claim No. 611.336 (the "<u>Burchaser</u>") against uniture Brothers Medicings Inc. (the "<u>Burchaser</u>") and the chapter 11 recognization Creation 6.00.08-15575 (the "Class"), in the United States Banksuper, Court for the Sunthers "<u>Burchaser</u> in the Chapter 11 recognization Creation, also of Seller's rights to receive distributions in respect to it the Chapter in commercian with the Case (like "Claim"). Purchaser shall make regiment by check such to Seller via liest described by Seller (the "Life(FireTizeTize").
- Seller hereby represents and warrants to Purchaser that [a] the Proof of Cisian was duty and timely fixed on or hetere 500 p.m. [pravailing Eachton Time] on Normber 2, 2009 in zocondance with the Count's codes setting the deadline for thing purple of Cisian related to one or more securities engines); identified on the list designated "softman Program Securities" was able on http://www.tsiman-decebt.com as of thing the Proof of Calin related in the Purchaser true and correct copies of documentation supporting the France of Calin, Eachton, Eachton,
- 3. Suller agrees that in the event Seller shall receive any providents or distributions or notices with respect to be relating to the Chain after the data beleach Seller shall accept the same as Purchaser's agree on a shall had the same in trust on behalf of and for the sack behalf of Purchaser, and shall promptly deliver the same former excepted (free of any withholding, select), thin or deduction of any hadly within 30 days and in the case of securities, such according to the first of deliverable from, with the endorsement of Seller when necessary or appropriate. In the event Seller falls to deliver any such partners or distribution within 30 days of Seller's receipt, Seller shall be quitigated to pay Purchaser interest or any safe payment or distribution within 30 days of Seller's receipt, seller shall be quitigated to pay Purchaser interest or any safe payment or distribution at a rate of 17.39% per ensure or the maximum rate parmitted by law, from the data of Seller's receipt to this data of Purchaser's receipt.
- A. Salier hereby waived any objection to the transform that Claim to Perchaser on the books and records of the bubble and the Court and hereby waives to the fullest extent permitted by law any notice or sight to reache notice of a fearing personal to Rule 2001(e) of the Foderal Bules of Bankruptcy Procedure, the Bankruptcy Code, applicable law has not applicable law, and consents to the substitution of Seller by Perchaser for all purposes in the case, is the reacher with the Court personal to Federal Bullots for voting and distribution purposes with respect to the Colin, Purphoser agrees to the a notice of transfer with the Court personal to Federal Bullots Bankruptcy Procedure 2001(e) including this Agreement. Seller between the Colins, perception, and have by hipsulates, that an order of the Court may be entered without further notice to Seller transforming to Purchaser the Transformed Claims, perception, Purchaser as the toke owners and isolater of the Claim, and directing that all payments or distributions of money or property in respect of the Claim is a delevated or made to Purchaser.
- 5. Afterpresentations, warrantes, coverants and independities contained her either the execution, delinery and performance of this Agreement and the increased on the constant of the constant
- 6. Each of Seller and Purchasur agrees to (a) execute and deliver, or earns to be executed and delivered, absents other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectivate the intent and propours, and early out the terms of this Agreement, beforeing, without limitation, he're's cooperation with furchasts in the event that the Chim may at any time an objection with respect to the Chim.
- 7. Selber's and thin thuser's rights and obligations hereunder shall be governed by and integrated and distance with the laws of the State of Hew York (without regard to any conflicts of law provided network require the application of the law of any other juristically. Seller and Perchara each submit to the jurisdiction of the Course for the Course of process by control mail of its address last the course for the Course for the Course of process by control mail of its address last the State of the Viriance of the Virianc
- a. This agreement states the civilic agreement between the partins concerning the subject matter bareof and supersedes any office agreements understandings, or representations with respect to the subject matter hereof. Any addition or modification to this agreement must be made in writing and signed by pullbudged representatives of each of the pullbs liquid.
- itany of the provisions of this Agree metric to found to be immuniciable, the remainders hall be enforced as fully as provide and the unanformable provisions of the remainder of the Agreement.
- 10. This Agreement may be signed in one or in the countries as a Facility is and electronic scanned representation for the state of a subject of the Agreement about the description of the footback and the state of the state of

IN WITHERS WHEREOF, this Agreement and Evidence of Assignmen	12 44 CHIM IS SUISING THE BY OF INC SURFERE DAILS
Seuer Kaipiasor, Lenikart.	PLISCHASER CF Claura LLC
By: Hame: LENNART KOPTSSOLS Title: MAH! BITE Date: ORTZE KOT!	Name: Title: Deto:
tax No.: Enattern. Lennart D'tolia. com	